

Case 1:08-cv-02235 Document 7 Filed 05/05/2008 Page 4 of 14 BR  
IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION

FILED

May 5, 2008  
MAY 5 2008 MB

EDEN MAYA #20050074699

PLAINTIFF,

vs.

COOK COUNTY JOHN STROGER JR.

TOM DART

DEFENDANTS.

MICHAEL W. DOBBINS  
CLERK, U.S. DISTRICT COURT

} NO. 08C2235

LEAVE TO AMEND ORIGINAL COMPLAINT  
AND STAY PROCEEDINGS

IF IT MAY PLEASE THE COURT. EDEN MAYA PRAYS THIS HONORABLE COURT  
WILL GRANT LEAVE TO AMEND HIS ORIGINAL COMPLAINT, AND STAY  
PROCEEDING UNTIL EITHER HE FINDS OUT IF COOK COUNTY JAIL HAS  
CONCLUDED THEIR INVESTIGATION OR IS NOT CONDUCTING ONE.

THE ORIGINAL COMPLAINT WAS IMPROPERLY FILED RAISING  
INAPPLICABLE CONSTITUTIONAL VIOLATIONS OF CRUEL AND UNUSUAL  
PUNISHMENT, DUE PROCESS, EQUAL PROTECTION AND WAS DISMISSED  
UNDER 28 USC 1915 (d) VIOLATION THAT DO NOT APPLY TO PRETRIAL  
DETAINEE.

AS THE COURT NOTED ( PAGE 4, OF ITS COURT ORDER SECOND PARAGRAPH 7<sup>TH</sup> SENTENCE)  
"AS HORRENDOUS AS THE TRIGGERING EVENT OF THE SEXUAL ASSAULT MAY BE"  
IT WILL BE AN JUSTICE TO DENY HIM RELIEF.

A PRO-SE LITIGANT IS NOT TO BE HELD TO THE SAME STANDARDS AS AN ATTORNEY. HAINES V. KERNER 92 S. CT. 594

THE COOK COUNTY OFFICIALS FAILED TO PROTECT EDEN MAYA FROM OTHER INMATES WHICH IS ENOUGH TO CREATE INFERENCE OF DELIBERATE INDIFERENCE RUTLEDGE 836 F. SUPP. 531

COOK COUNTY STAFF OWES TO PRETRIAL DETAINEE A SET OF CONSTITUTIONAL RIGHTS TO THAT FALL UNDER RUBIC OF "BASIC HUMAN NEEDS" i.e. FOOD, CLOTHING, SHELTER, MEDICAL CARE, REASONABLE SAFETY KLEIN 923 F. SUPP. 931

ALTHOUGH EIGHTH AMENDMENT'S PROHIBITION AGAINST CRUEL AND UNUSUAL PUNISHMENT PROTECTS THOSE WHO HAVE BEEN CONVICTED OF CRIMES AND ARE IN THE CUSTODY OF THE GOVERNMENT, FOURTEENTH AMENDMENT RIGHT TO SUBSTANTIVE DUE PROCESS SERVES AS PRIMARY SOURCE OF PROTECTION FROM ABUSE OF GOVERNMENT CONDUCT FOR PRETRIAL DETAINERS.

FRANK V. 921 F. SUPP. 590

COMPLAINANT ASK THIS HONORABLE COURT WILL ACCEPT THIS AMENDMENT AND STAY THIS ACTION SHORT TIME SUFFICIENT TO FIND OUT IF THE COUNTY HAS CONCLUDED OR INFACt IS CONDUCTING AN INVESTIGATION FOR PURPOSES OF EXAUSTION OF REMEDIES.

THE COMPLAINANT EDEN MAYA HAS ASKED THE IAD OF CCJ. TO FURNISH HIM WITH AN ANSWER IF AN INVESTIGATION IS PENDING OR CONCLUDED AND IF THEY COULD PROVIDE HIM WITH A STATUS REPORT TO SEE IF HE CAN EXAUGUST REMIDIES A.S.A.P.

WHEREFORE COMPLAINANT PRAYS THIS HONORABLE COURT WILL GRANT THE RELIEF SOUGHT HERRIN

RESPECFFULLY  
SUBMITTED

CLERK OF DISTRICT COURT

MY NAME IS EDEN MAYA CASE #08C2235

I WOULD LIKE TO FILE THIS TO JUDGE SHADUR  
A LEAVE TO AMEND AND STAY

I WOULD FIRST LIKE TO EXPLAIN AS JUDGE P.G. 3  
OF ORDER APRIL 22, 2008. THAT THE DATES  
ARE OFF DUE TO NOT BEING ABLE TO GET  
TO LAW LIBRARY ON REGULAR BASIS OR TIMELY  
MANNER. WHICH IS WHY I AM SENDING ONE  
COPY OF THIS DOCUMENT TO BE FILED

THANK YOU

EDEN MAYA.

Eden Maya